

5-30-
2022

2022 SEP 28 P 1:00

CLERK OF COURT
U.S. DISTRICT COURT
WISCONSIN

Suit Petition to

Chapter 42 U.S.C Sections 1985 & 1983

Plaintiff/victim, pro se sui juris
Sovereignty Joseph Helmueler sovereign Freeman
Also known previously as Andrew Jacob Helmueler
Hearby brings suit against the
Defendants for acts committed in
violation of civil rights / crimes
against humanity, excessive force/assault.
Retaliation, harrassment ect

Defendant ① Curtis Johnson a
Sgt with the St. Croix County Sheriffs
Dept. Defendant ② officer white a
Officer with the St. Croix County
Courts "a bailif with the St. Croix
County Sheriffs Dept.

Both persons personally and or in
their official capacity's as persons
who were at the specified time acting
under color/cloack and or authority of
law as sworn officers.

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Summary of events Pg#2 and 3

relief/Remidy sought Pg# 3, 4 and 5

Sovereign Freeman
Reserves, secures
and invokes all
rights, now,
previously and
forevermore.

This twentyfifth
September
two thousand and
twenty two



Summary of events

On or about 1-24-2022 I was walking in a hallway while being escorted by officers white and officer Johnson of the St. Croix County's Sheriffs Department.

While walking in the direction I was told to I was attacked from behind by officer Johnson, I was slammed on my head by officer Johnson causing significant head trauma as can be seen in photographs taken afterwards.

Officer Johnson attacked me moments after I had brought up to Judge Scott Neet him in Court room #3 being attacked by Curtis "officer" Johnson at a previous date and my current frustration with officers and the excessive force that had/has continued to go undisciplined.

This was clear retaliation to my demanding a officer to be held liable and that I stated 6-30-21 specifically Officer Johnson had priorly attacked me / I don't feel safe..

Hudson v. Palmer

468 U.S. 517. 104

S.Ct. 3194. 60 L.

E.J. 2d 447 (1984)

Intentional
Harassment
of even the most
hardened criminals
cannot be tolerated
by a civilized
Society.

SUMMARY OF EVENTS

AND RELIEF THAT I SEEK.

CURTIS JOHNSON violently yanked my restraints. SINCE THIS MOST RECENT ATTACK BY CURTIS I have had severe and almost constant pressure in my heart, head aches, and for some reason difficulty breathing for quite sometime after the attack. I had fuzzating vision and could not read/wright without difficulty which has improved over time, pain in my neck which has dissipated over time but not gotten better than it was due to prior incidents that caused what I do suspect was a broken neck 6-30-2021 also initiated by CURTIS JOHNSON.

USING EXCESSIVE FORCE AGAIN IN THE JAIL 1-24-22. RELIEF I SEEK RESTRAINING ORDER ON CURTIS JOHNSON AND REPRIMAND FOR FAILURE TO INTERVENE ON OFFICER WHITES BEHALF FOR NEGLECTING TO DEFEND ME.

I SEEK THAT CURTIS JOHNSON BE BARRED FROM THE FIELD OF LAW ENFORCEMENT SECURITY, CORRECTIONS ECT.

I SEEK ADEQUATE THOROUGH EXAM OF MY NECK AND HEAD INJURIES INCLUDING DIAGNOSIS AS TO WHY I'M

Nafell v. Las Vegas
Metro. Police Dep't
268 F.3d 924 (9th Cir 2001)
a custom can be
shown or a policy can
be inferred from
widespread practices
of repeated
constitutional violations
for which the officers
were not discharged
and/or reprimanded.

Remedy Sought

CURRENTLY / STILL having pressure in my heat as well as any further medical attention / care even surgery if necessary if underlying problem does exist as a result of CURTIS and his actions, I request this to be at no-cost to me/ no co pay as a prisoner.

I SEEK Compensation for undue pain, suffering, physical distress due to injury's and breathing problems since the occurrences 1-24-22 mental distress as result of my injury's making it difficult to complete fairly tasks and being bedridden with a severe pain and fluxuating weird vision issue that lasted threw out a time period of a few weeks based on this and the UNPROVOKED fit of rage I request \$150,000.⁰⁰ U.S.D from the Defendants / the state for untrue hardship / lasting ailments.

I also request CURTIS JONSON be ordered by the court to complete anger management classes and if ..

Smith v. Campbell

250 F.3d 1032

(6th Cir. 2001)

Officials must not
retaliate against
a prisoner "person"
for exercising his
her and or its
constitutional
rights.

Pg 5 of 5

Remedy Sought

... deemed necessary by a medical professional be required to take medication to prevent Fletcher fits of uncontrollable, unprovoked acts of rage and unjustified acts of violence, "retaliation/vengeance".

I request that Officer Johnson if not criminally charged be at least placed on probation. Jefest Gross.

Sincerely Andrew Jacob Helmueler
Also Known as Sovereignty Joseph Helmueler
Sovereign Freeman this thirtieth Day
May two thousand twenty two. ^{All rights reserved}
Solely to the victim Sovereignty Joseph
Helmueler Sovereign Freeman, this
case was filed in Spring of
2022 from Judge Nixon, no
response was heard from the
courts since this twenty fifth
day September of two thousand twenty two.

See Hendrickson v. Cooper (7th Cir 2009)
589 F.3d 887 See also
Brown v. Lippard 972 F.3d 384 (6th Cir 2006)
and Fogle v. Pierson 435 F.3d 1252
(10th Cir 2006)

Morrison v. Hall
261 F.3d 896 (9th Cir 2001)

Prison walls do not form a barrier separating prisoners from the protections of the Constitution; should a prison regulation or practice infringe upon a fundamental constitutional right, federal courts may offer such remedies as are necessary to protect those rights guaranteed under the Constitution.